#### PATENT COOPERATION TREATY

## **PCT**

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTI	ON	See Form PCT/IPEA/416
10589-41-228 International application No.	International filing date (da	v/month/vear)	Priority date (day/month/year)
PCT/US04/21334	02 July 2004 (02.07.2004)		02 July 2003 (02.07.2003)
International Patent Classification (IPC) or national classification and IPC			
IPC: Please See Continuation Sheet USPC: 435/196,320.1,69.1,325,252.3,19,536/23.2,23.5;530/350			
Applicant			
PTC THERAPEUTICS, INC.			
<ol> <li>This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.</li> </ol>			
<ol><li>This REPORT consists or</li></ol>	f a total of 🕌 sheets, inclu	ding this cover sheet	
<ol><li>This report is also accom</li></ol>	panied by ANNEXES, com	prising:	
a. (sent to the applic	ant and to the International	Bureau) a total of	sheets, as follows:
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).			
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.			
<ul> <li>(sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s))         <ul> <li>containing a sequence listing and/or tables related thereto, in electronic form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).</li> </ul> </li> </ul>			
4. This report contains indications relating to the following items:			
Box No. 1	Basis of the report		
	Priority		
	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability		
Box No. IV	Lack of unity of invention		
Box No. V	teasoned statement under Article 35(2) with regard to novelty, inventive step or ndustrial applicability; citations and explanations supporting such statement		
Box No. VI	Certain documents cited		
Box No. VII	Certain defects in the intern	ational application	
Box No. VIII	Certain observations on the	international applic	ation
Date of submission of the demand		Date of completion	of this report
31 January 2005 (31.01.2005)		04 Desember 2007 (	04.12.2007)
Name and mailing address of the IPEA/ US		Aymorized officer	- 4 1
Mail Stop PCT, Attn: IPEA/US Commissioner for Patents		Delia M. Ramirez	a Januarce for
P.O Box 1450 Alexandria, Virginia 22313-1450 Telephone No. (571) 272-1600			,
Facsimile No. (571) 273-3201 Telephone No. (571) 272-1000			) Z 1 Z - 1 0 0 0

Form PCT/IPEA/409 (cover sheet)(April 2005)

		International application No.	
INTERNATIONAL PRELIMINARY REPO	DRT ON PATENTABILITY	PCT/US04/21334	
Box No. 1 Basis of the report			
1. With regard to the language, this report	is based on:		
the international application in the	language in which it was filed.		
a translation of the international ap purposes of:	plication into, which is	the language of a translation furnished for the	
international search (under R	international search (under Rules 12.3 and 23.1(b))		
publication of the internation	publication of the international application (under Rule 12.4(a))		
international preliminary exa	mination (under Rules 55.2(a)	and/or 55.3(a))	
<ol> <li>With regard to the elements of the internation to the receiving Office in response to an invitannexed to this report):</li> </ol>	nal application, this report is base tation under Article 14 are referr	d on (replacement sheets which have been furnished ed to in this report as "originally filed" and are not	
the international application as orig	inally filed/furnished		
the description:	L. Clad/Gumiobod		
pages 1-234 as original	v this Authority on		
pages* NONE received b	y this Authority on		
the claims:			
pages 235-249 as original pages* NONE as amende	ly filed/furnished	) under Article 19	
pages* NONE as amende	u (together with any statement v this Authority on	, under radice 15	
pages* NONE received b	pages* NONE received by this Authority on pages* NONE received by this Authority on received by this Authority on		
the drawings:			
pages 1-33 as origina	ly filed/furnished		
pages* NONE received b	y this Authority on		
pages* NONE received b			
a sequence listing and/or any relat	ed tablc(s) - see Supplemental	Box Relating to Sequence Listing.	
3. The amendments have resulted in		,	
the description, pages NO	IE		
the claims, Nos. NONE			
the drawings, sheets/figs h			
	the sequence listing (specify): NONE		
any table(s) related to the	sequence listing (specify): NO	NE	
This report has been established as if since they have been considered to go	(some of) the amendments annexo beyond the disclosure as filed, as	ed to this report and listed below had not been made, indicated in the Supplemental Box (Rule 70.2(e)).	
the description pages		<del></del>	
the claims, Nos.			
Lamb .			
the sequence listing (specify):			
any table(s) related to the sequence listing (specify):			
* If isem 4 applies, some or all of those sh	eets may be marked "supersed	led."	
Form PCT/IPEA/409 (Box No. 1) (April 2005)			

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.	
PCT/US04/21334	

Box No.	III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability	
The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:		
	the entire international application	
$\boxtimes$	claims Nos. <u>1-20,36,37 and 39-90</u>	
	because:	
	the said international application, or the said claim Nos relate to the following subject matter which does not require an international preliminary examination (specify):	
	the description, claims or drawings (indicate particular elements below) or said claims Nos are so unclear that no meaningful opinion could be formed (specify):	
_	the claims, or said claims Nos. 1:20:36:37 and 39:90 are so inadequately supported by the description that no meaningful opinion could be formed (spec(fp): e Continuation Sheet	
	no international search report has been established for said claims Nos.	
	a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit:	
	furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it.	
	furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it.	
	pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rules 13ter.1(a) or (b) and 13ter.2.	
	a meaningful opinion could not be formed without the tables related to the sequence listings; the applicant did not, within the prescribed time limit, furnish such tables in electronic form complying with the technical requirements provided for in Annex C-bits of the Administrative Instructions, and such tables were not available to the International Preliminary Examining Authority in a form and manner acceptable to it.	
	the tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.	
	See Supplemental Box for further details	
- 507	(IDE 4/400 (Pay No. III) (April 2005)	

Form PCT/IPEA/409 (Box No. III) (April 2005)

		International application No.	
INTER	RNATIONAL PRELIMINARY REPORT ON PATENTABILITY	PCT/US04/21334	
Box No.	IV Lack of unity of invention		
1. In response to the invitation to restrict or pay additional fees the applicant has, within the applicable time limit:			
	restricted the claims.		
	paid additional fees.		
	paid additional fees under protest, and, where applicable,	the protest fee	
	paid additional fees under protest but the applicable protes	st fee was not paid	
	neither restricted the claims nor paid additional fees		
2.	<ol> <li>This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.</li> </ol>		
3. This	Authority considers that the requirement of unity of invention in a	accordance with Rules 13.1, 13.2 and 13.3 is:	
	complied with.		
	not complied with for the following reasons:		
Sce the	lack of unity section of the International Search Report (Form PC	T/ISA/210).	
ļ			
1			
4. Consequently, this report has been established in respect of the following parts of the international application:			
1 -	all parts		
	the parts relating to claims Nos. 21-33		
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Form PCT/IPEA/409 (Box No. IV) (April 2005)

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US04/21334

Box No. V Reasoned statement under Article 3 applicability; citations and explanat	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
1. Statement			
Novelty (N)	Claims 21-23, 30-31 YES		
	Claims 24-29.32-33 NO		
Inventive Step (IS)	Claims 21-23 YES		
	Claims 24-33 NO		
Industrial Applicability (IA)	Claims 21-33YES		
massial approximation (11)	Claims NONE NO		

2. Citations and Explanations (Rule 70.7)
Claims 24-29 lock novelty under PCT Article 33(2) as being articipated by Strausberg, R., (GenBank accession number BC019582, 03 January 2002). Strausberg teaches a nucleic acid which is longer than the polynucleoded or SEQ ID NO: 11 that comprises all of SEQ ID NO: 12 teaches that it contains a segment of 31 nuclectides between nucleoties 400-796 of SEQ ID NO: 11. Strausberg, R. abo teaches a vector comprising the nucleic acid (pCMV-SPORTG) and a cell comprising the vector (E. coli DH10B). Claims 24-29 and circuted to a nucleic acid which would hybridize under highly stringent conditions to the nucleic acid of SEQ ID NO: 11, vectors comprising the nucleic acid of SEQ ID NO: 11, vectors comprising the nucleic acid of SEQ ID NO: 11 under the conditions reclude, the cache god Strausberg, R. would hybridize to the nucleic acid of SEQ ID NO: 11 under the conditions reclude, the teachings of Strausberg, R. anticipate the instant claims as written.

Claims 32-33 lack novelty under PCT Article 33(2) as being articipated by Straubberg, R., (GenBank accession number AAH19582, 03 January 2002). Straubberg leseches a protein which is longer than the polypreptide of SEQ ID No. 12 that compress all of SEQ 10 Zecyce that it contains a segment segment of SEQ ID No. 12 that compress all of SEQ ID No. 12 that compress all of SEQ ID No. 12 the polypeptide of Straubberg, R. included segment of Sin under the contains a segment of Sin under the segment of Sin

Claims 30-31 lack an inventive step under PCT Article 33(3) as being obvious over Strausberg, R. (Genflank accession number BC019582, 03 January 2002). The teachings of Strausberg, R. have bee discussed above. Strausberg does not teach a method to ecrombinantly produce the polypepide. Claims 30-31 are directed in part to a method to recombinantly produce the polypepide. Claims 30-31 are directed in part to a method to recombinantly produce the polypepide on cooked by a mucleic acid which would hybridize under highly stringent conditions to the muclea acid of SEQ (D 1NO: 11. I would have been obvious to one of ordinary skill in the art to recombinantly produce the polypepide of Strausberg by ansforming a host cell with an expression vector comprising the nucleic acid encoding the polypepide of Strausberg. One of ordinary skill in the art is motivated to construct such vector, transform a host cell and produce the protein recombinantly for the benefit of producing particlent amounts of the protein for further characterization in a consistent fashion. There is reasonable expectation of success at recombinantly producing the polypepide of Strausberg because construction of expression vectors, such acceptance to calculate the protein recombinant to the strength of the desired protein in a recombinant host cell are well known and widely used in the art. Therefore, the invention as a whole would have been prima face obvious over the prior art.

Claims 21-23 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest the polynucleotide of SEQ ID NO: 11, the polypeptide of SEQ ID NO: 12, or a polypeptide comprising amino acids 280-330 of SEQ ID NO: 12.

Claims 21-33 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.

Form PCT/IPEA/409 (Box No. V) (April 2005)

	International application ivo.	
INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY	PCT/US04/21334	
Supplemental Box Relating to Sequence Listing		
Continuation of Box No. 1, item 2:		
<ol> <li>With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report was established on the basis of:</li> </ol>		
a. type of material		
a sequence listing		
table(s) related to the sequence listing		
b. format of material		
on paper		
in electronic form		
c. time of filing/furnishing		
contained in the international application as filed		
filed together with the international application in electronic form	1	
furnished subsequently to this Authority for the purposes of search	ch and/or examination	
received by this Authority as an amendment* on		
In addition, in the case that more than one version or copy of a seq filed or furnished, the required statements that the information in the the application as filed or does not go beyond the application as filed,	subsequent or additional copies is identical to that in	
3. Additional comments:		
<ul> <li>If item 4 in Box No. I applies, the listing and/or table(s) related thereto, whic "superseded."</li> </ul>	h form part of the basis of the report, may be marked	

Form PCT/IPEA/409 (Supplemental Box Relating to Sequence Listing) (April 2005)

International application No.

TIONAL PRELIMINARY REPORT ON PATENT		PC1/US04/21334
tal Box		
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ion of:		
ion of IPC: 6( 2006.01),15/00( 2006.01),5/10( 2006.01),1/20( 200 4( 2006.01)	06.01);C12P 21/06	( 2006.01);C07H 21/04( 2006.01);C07K 14/00(
	e space in any of the preceding boxes is not sufficie ion of: ion of IPC: 6( 2006.01),15/00( 2006.01),5/10( 2006.01),1/20( 20	e space in any of the preceding boxes is not sufficient. ion of: ion of IPC: 6( 2006.01),15/00( 2006.01),5/10( 2006.01),1/20( 2006.01);C12P 21/06

Form PCT/IPEA/409 (Supplemental Box) (April 2005)